

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

FUNimation ENTERTAINMENT,
Plaintiff

v.

A.D. VISION, INC., JOHN ROBERT LEDFORD
II, AESIR HOLDINGS L.L.C., SXION 23 L.L.C.,
SERAPHIM STUDIOS, L.L.C., VALKYRIE
MEDIA PARTNERS, L.L.C., SENTAI
FILMWORKS, L.L.C., SENTAI HOLDINGS,
L.L.C., and UNIO MYSTICA HOLDINGS,
L.L.C., f/k/a UNIOMYSTICA, L.L.C. d/b/a
SWITCHBLADE PICTURES,
Defendants.

A.D. VISION, INC.
Third-party Plaintiff,

v.

FUNIMATION PRODUCTIONS, LTD.,
ANIMEONLINE, LTD., FUNIMATION GP,
LLC, FUNIMATION LP, LLC, FUNIMATION
HOLDINGS, LLC, ANIME HOLDINGS, LLC,
and GEN FUKUNAGA,
Third-party Defendants.

CIVIL ACTION NO. 4:12-cv-01736

JURY DEMAND

**COUNTER- AND CROSS-CLAIM DEFENDANTS'
UNOPPOSED MOTION FOR LEAVE TO EXCEED PAGE LIMITS**

TO THE HONORABLE JUDGE OF SAID COURT:

Counter- and Cross-Claim Defendants FUNimation Entertainment, FUNimation Productions, Ltd., Animeonline, Ltd., FUNimation GP, LLC, FUNimation PC, LLC, FUNimation Holdings, LLC, Anime Holdings, LLC, and Gen Fukunaga (collectively

“FUNimation”) file their Unopposed Motion for Leave to Exceed Page Limits, and would state to following:

By Order dated April 11, 2013 (dkt. no. 43), this Court requested briefing on issues raised in FUNimation’s Amended Motion to Dismiss and the Response thereto. FUNimation files this Unopposed Motion for Leave to Exceed Page limits in accordance with Court Procedure 7(B) of Judge Keith P. Ellison’s procedures in the United States District Court for the Southern District of Texas. This procedure states that any reply shall be limited to ten pages.

In accordance with Judge Ellison’s procedures, FUNimation hereby requests leave to file its Reply in Support of its Amended Motion to Dismiss in excess of the page limit. FUNimation does not take lightly the procedures of this Court, but in this instance FUNimation finds it necessary to exceed the page limits set by this Court’s Procedure 7(B) in order to properly reply as ordered by this Court.

FUNimation has agreed that Counter Plaintiffs A.D. Vision and John Ledford may, if they so desire, file a surreply that addresses the issues briefed in FUNimation’s Reply.

In light of the above, FUNimation respectfully requests that this Court grant its Unopposed Motion for Leave to Exceed the Page Limits referenced in Judge Ellison’s court procedures to the extent deemed applicable by this Court, along with whatever other relief may be appropriate.

Respectfully submitted,

By: /s/ Lauren J. Harrison
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**ATTORNEYS FOR PLAINTIFF
FUNIMATION ENTERTAINMENT AND
THIRD-PARTY DEFENDANTS**

CERTIFICATE OF CONFERENCE

I hereby certify that I conferred with Chris Lacy, counsel for Counter- and Cross-Claim Plaintiffs and he does not oppose the relief sought in this motion.

/s/ Lauren J. Harrison
LAUREN J. HARRISON

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing instrument was forwarded to all known counsel of record listed below via electronic notification through the Court's CM-ECF system on this 19th day of April, 2013.

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